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SENATE FILE 97
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                                        AN ACT
   4 RELATING TO HIGHWAY, AVIATION, MOTOR VEHICLE TRANSPORTATION
         AND PUBLIC TRANSIT, INCLUDING REGULATION OF JUNKYARDS ALONG
         HIGHWAYS AND PLACEMENT OF POLITICAL SIGNS, ELIMINATION OF THE
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         AVIATION HANGAR REVOLVING LOAN FUND, APPLICATIONS FOR CERTIFICATES OF TITLE BY MOTOR VEHICLE DEALERS, FEES CHARGED
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         FOR DRIVER'S LICENSES AND NONOPERATOR'S IDENTIFICATION CARDS
         AND MAKING AN APPROPRIATION, SECURITY INTERESTS IN MOTOR VEHICLES, CHARGES FINANCED IN A MOTOR VEHICLE RETAIL
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         INSTALLMENT TRANSACTION, CONFIDENTIALITY OF MOTOR VEHICLE
         ACCIDENT REPORTS, REQUIREMENTS FOR MOTOR CARRIER SAFETY RULES,
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         EXEMPTIONS FOR CERTAIN MOTOR VEHICLE OPERATORS FROM MOTOR
         CARRIER SAFETY RULES AND HAZARDOUS MATERIALS TRANSPORTATION
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         REGULATIONS, LOAD LIMITS FOR VEHICLES TRANSPORTING
         CONSTRUCTION MACHINERY, URBAN PUBLIC TRANSIT FUNDING, AND TARIFFS CHARGED BY MOTOR CARRIERS OF HOUSEHOLD GOODS, AND
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         INCLUDING EFFECTIVE AND RETROACTIVE APPLICABILITY DATE
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         PROVISIONS.
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1 22 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
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                                      DIVISION I
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                                       HIGHWAYS
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         Section 1. Section 306C.1, subsection 5, Code 2003, is
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  27 amended by striking the subsection.
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         Sec. 2.
                   Section 306C.2, unnumbered paragraph 1, Code 2003,
1 29 is amended to read as follows:
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         A person shall not establish, operate, or maintain a
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      junkyard, any portion of which is within one thousand feet of
1 32 the nearest edge of the right of way of any interstate or
  33 primary highway, except:
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         Sec. 3. Section 306C.3, Code 2003, is amended to read as
1 35 follows:
         306C.3 JUNKYARDS LAWFULLY IN EXISTENCE.
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         Any junkyard located outside a zoned or unzoned industrial
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   3 area lawfully in existence on July 1, 1972, which is within
   4 one thousand feet of the nearest edge of the right of way and
   5 visible from the main=traveled portion of any highway on the
   6 interstate or primary system shall be screened, if feasible, 7 by the department, or by the owner under rules and direction
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2 8 of the department, at locations on the highway right of way or 2 9 in areas acquired for such purposes outside the right of way 2 10 in order to obscure the junkyard from the main=traveled way of
2 11 such highways.
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         Sec. 4. Section 306C.8, Code 2003, is amended to read as
  13 follows:
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          306C.8 AGREEMENTS WITH THE UNITED STATES AUTHORIZED.
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         The department may enter into agreements with the United
2 16 States secretary of transportation as provided by Title 23, 2 17 United States Code, relating to control of junkyards in areas
2 18 adjacent to the interstate and primary systems system, and
2 19 take action in the 2 20 of such agreements.
  19 take action in the name of the state to comply with the terms
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         Sec. 5. Section 306C.10, subsection 13, Code 2003, is
2 22 amended by striking the subsection.
2 23 Sec. 6. Section 306C.22, Code 2
         Sec. 6. Section 306C.22, Code 2003, is repealed.
2 24
                                      DIVISION II
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                                       AVIATION
  26 Sec. 7. Section 330.2, Code 2003, is repealed.
27 Sec. 8. LOAN REPAYMENTS. Moneys repaid on loans made from 28 the aviation hangar revolving loan fund shall be credited to
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  29 the state department of transportation and made available to
  30 support general aviation airports.
2 31
                                    DIVISION III
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                                   MOTOR VEHICLES
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         Sec. 9. Section 321.24, subsection 3, Code 2003, is
  34 amended to read as follows:
         3. The certificate of title shall contain upon its face
   1 the identical information required upon the face of the
   2 registration receipt. In addition, the certificate of title
   3 shall contain a statement of the owner's title, the title
   4 number assigned to the owner or owners of the vehicle, the
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5 amount of tax paid pursuant to section 423.7, the name and

6 address of the previous owner, and a statement of all security interests and encumbrances as shown in the application, upon the vehicle described, including the nature of the security interest, date of notation delivery, and name and address of $3\ 10\ \text{the secured party}$ 3 11 Sec. 10. Section 321.45, subsection 2, paragraph a, Code 3 12 2003, is amended to read as follows: 3 13 The perfection of a lien or security interest by notation on the certificate of title as provided in section 3 15 321.50, or Sec. 11. Section 321.48, subsection 2, Code 2003, is amended to read as follows: 3 17 3 18 2. A foreign registered vehicle purchased or otherwise 3 19 acquired by a dealer for the purpose of resale shall be issued

3 20 a certificate of title for the vehicle by the county treasurer 3 21 of the dealer's residence upon proper application as provided 22 in this chapter and upon payment of a fee of five dollars and 23 the dealer is exempt from the payment of any and all 3 24 registration fees for the vehicle. The application for 25 certificate of title shall be made within fifteen thirty days 26 after the vehicle comes within the border of the state. 3 27 However, a dealer acquiring a vehicle registered in another 3 28 state which permits Iowa dealers to reassign that state's 29 certificates of title shall not be required to obtain a new 30 registration or a new certificate of title and upon

3 31 transferring title or interest to another person shall execute

32 an assignment upon the certificate of title for the vehicle to 33 the person to whom the transfer is made and deliver the 34 assigned certificate of title to the person.

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Sec. 12. Section 321.50, subsections 1, 2, and 3, Code

2003, are amended to read as follows:

1. A security interest in a vehicle subject to 3 registration under the laws of this state or a mobile home or 4 manufactured home, except trailers whose empty weight is two 5 thousand pounds or less, and except new or used vehicles held 6 by a dealer or manufacturer as inventory for sale, is perfected by the delivery to the county treasurer of the county where the certificate of title was issued or, in the 9 case of a new certificate, to the county treasurer where the 10 certificate will be issued, of an application for certificate 11 of title which lists the security interest, or an application 12 for notation of security interest signed by the owner, or by 4 13 one owner of a vehicle owned jointly by more than one person-4 14 or a certificate of title from another jurisdiction which 4 15 shows the security interest, and payment of a fee of five 4 16 dollars for each security interest shown. Upon delivery of 17 the application and payment of the fee, the county treasurer 18 shall note the date of delivery on the application. The date of delivery shall be the date of perfection of the security The date

4 20 interest in the vehicle, regardless of the date the security 4 21 interest is noted on the certificate of title. Up to three 4 22 security interests may be perfected against a vehicle and 4 23 shown on an Iowa certificate of title. If the owner or 4 24 secured party is in possession of the certificate of title, it 4 25 must also be delivered at this time in order to perfect the 26 security interest. If a vehicle is subject to a security 4 27 interest when brought into this state, the validity of the 4 28 security interest and the date of perfection is determined by 4 29 section 554.9303. Delivery as provided in this subsection is

30 an indication constitutes perfection of a security interest on 4 31 a certificate of title for purposes of this chapter and 4 32 chapter 554.

2. Upon receipt of the application and the required fee, 34 if the certificate of title was not delivered to the county 5 treasurer along with the application, the county treasurer 1 shall notify the holder of the certificate of title to deliver 2 to the county treasurer, within five days from the receipt of 3 notice, the certificate of title to permit notation of the 4 security interest. If the holder of the certificate of title 5 shall fail fails to deliver it within the said five days, the 6 holder shall be liable to anyone harmed by the holder's failure.

3. Upon receipt of the application, the certificate of 9 title, if any, and the required fee, the county treasurer 10 shall note such the security interest, and the date thereof of perfection of the security interest, on the certificate over 12 the signature of such the officer or deputy and the seal of 5 13 office. The county treasurer shall also note such the 5 14 security interest and the date thereof of perfection of the 15 security interest in the county records system. Upon receipt 16 of a certificate of title issued by a foreign jurisdiction, on

a security interest has been noted, the county treasurer 18 shall note the security interest and the date the security 5 19 interest was noted on the foreign certificate of title, if 5 20 available, or if not, the date of issuance of the foreign 5 21 certificate of title, on the face of the new certificate of 22 title over the signature of the officer or deputy and the seal 23 of office. The county treasurer shall also note the security 24 interest and the date that was noted on the certificate of 25 title in the county records system. The county treasurer 26 shall then mail the certificate of title to the first secured 5 27 party as shown thereon. Sec. 13. Section 321.50, subsection 6, Code 2003, is 5 29 amended to read as follows: 6. Any person obtaining possession of a certificate of 31 title for a vehicle not already subject to a perfected 5 32 security interest, except new or used vehicles held by a 33 dealer or manufacturer as inventory for sale, who purports to 34 have a security interest in such vehicle shall, within thirty 35 three hundred sixty=five days from the receipt of the 6 1 certificate of title, deliver such certificate of title to the 6

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2 county treasurer of the county where it was issued to note 3 such security interest and, if such person fails to do so, 4 person's purported security interest in the vehicle shall be 5 void and unenforceable and such person shall forthwith deliver 6 the certificate of title to the county treasurer of the county 7 where it was issued. If no security interest has been filed 8 for notation on the certificate of title, the certificate shall be mailed by the treasurer to the owner of the vehicle. 6 10 For purposes of determining the commencement date of the 6 11 thirty=day three=hundred=sixty=five=day period provided by 6 12 this subsection, it shall be presumed that the purported 6 13 security interest holder received the certificate of title on 6 14 the date of the creation of the holder's purported security 6 15 interest in the vehicle or the date of the issuance of the 6 16 certificate of title, whichever is the latter. Any person 6 17 collecting a fee from the owner of the vehicle for the purpose 6 18 of perfecting a security interest in such vehicle who does not 6 19 cause such security interest to be noted on the certificate of 6 20 title by the county treasurer shall remit such fee to the 6 21 department of revenue and finance of this state.

This subsection is repealed effective July 1, 2004. Sec. 14. Section 321.191, Code 2003, is amended by adding 6 24 the following new subsection:

NEW SUBSECTION. 10. ONE=TIME SURCHARGE == APPROPRIATION. 6 26 a. Notwithstanding any other provisions of this section, 6 27 during the period beginning July 1, 2003, and ending June 30, 28 2008, a person applying for a new driver's license or for 6 29 renewal of a driver's license subject to a fee under 6 30 subsection 2, 3, or 4 shall be charged a one=time surcharge of 6 31 three dollars in addition to the license fee. A person shall 32 not be required to pay the surcharge more than once during the 33 five=year period.

b. Moneys collected from the one=time surcharge under 35 paragraph "a" are appropriated to the state department of transportation to be used for costs associated with the 2 rewrite of the driver's license issuance and records system. 3 Moneys in excess of the amount needed to fund the rewrite of 4 the system shall be deposited in the road use tax fund. Sec. 15. <u>NEW SECTION</u>. 321.192 WAIVERS OR REFUNDS OF 6

- Notwithstanding the fee requirements for issuance of a 1. 8 driver's license or nonoperator's identification card pursuant 9 to section 321.190 or 321.191, the department may waive or 10 refund fees pursuant to rules adopted by the department. 7 11 department may waive payment of, or refund to an applicant, 7 12 all or a portion of the fees for renewal of a license or 7 13 identification card or for a duplicate license or 14 identification card if the department determines that the 15 service standard for timely issuance has not been met or an 7 16 error on the license or identification card requires the 17 applicant to return to the driver's license station. 7 18 decision of the department not to waive or refund a fee is 7 19 final agency action and not subject to review under chapter
 - 20 17A. 21 Subsection 1 does not apply to licenses or 2.2 identification cards issued by a county pursuant to chapter 23 321M.
 - Section 321.271, Code 2003, is amended to read as 2.4 Sec. 16. 25 follows:
- 321.271 REPORTS CONFIDENTIAL == WITHOUT PREJUDICE == 7 27 EXCEPTIONS.

All accident reports filed by a driver of a vehicle 7 29 involved in an accident as required under section 321.266 30 shall be in writing. The report shall be without prejudice to 31 the individual so reporting and shall be for the confidential 32 use of the department, except that upon the request of any 33 person involved in the accident, the person's insurance 34 company or its agent, or the attorney for such person, the 35 department shall disclose the identity and address of other 1 persons involved in the accident and may disclose the name of the insurance companies with whom the other persons have liability insurance. The department, upon written request of 4 the person making the report, shall provide the person with a 5 copy of that person's report. The written report filed with the department shall not be admissible in or used in evidence in any civil or criminal case arising out of the facts on which the report is based.

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2. All written reports filed by a law enforcement officer 8 10 as required under section 321.266 shall be made available to 8 11 any party to an accident, the party's insurance company or its 8 12 agent, the party's attorney, the federal motor carrier safety 8 13 administration, or the attorney general, on written request to 8 14 the department and the payment of a fee of four dollars for 8 15 each copy. If a copy of an investigating officer's report of 8 16 a motor vehicle accident filed with the department is retained 8 17 by the law enforcement agency of the officer who filed the 8 18 report, a copy shall be made available to any party to the 8 19 accident, the party's insurance company or its agent, the 8 20 party's attorney, the federal motor carrier safety 8 21 administration, or the attorney general, on written request 8 22 and the payment of a fee. However, the attorney general and 8 23 the federal motor carrier safety administration shall not be 8 24 required by the department or the law enforcement agency to 8 25 pay a fee for a copy of a report filed by a law enforcement or

8 26 investigating officer. 8 27 Notwithstanding subsections 1 and 2, the date, time, specific location, and immediate facts and circumstances 28 29 surrounding a crime or incident shall not be kept confidential 30 under this section, except in those unusual circumstances 31 where disclosure would plainly and seriously jeopardize an 32 investigation or pose a clear and present danger to the safety 33 of an individual.

Sec. 17. Section 321.449, subsection 1, unnumbered 8 35 paragraph 1, Code 2003, is amended to read as follows: A person shall not operate a commercial vehicle on the 2 highways of this state except in compliance with rules adopted 3 by the department under chapter 17A. The rules shall be 4 consistent with the federal motor carrier safety regulations 5 promulgated under United States Code, Title 49, and found in 6 49 C.F.R. } pts. 385, 390=399 and adopted under chapter 17A. Sec. 18. Section 321.449, subsections 4 and 8, Code 2003, are amended to read as follows:

9 8 4. Notwithstanding other provisions of this section, rules 10 adopted under this section for drivers of commercial vehicles 9 11 shall not apply to a driver of a commercial vehicle who is 12 engaged exclusively in intrastate commerce, when the 9 13 commercial vehicle's gross vehicle weight rating is twenty=six 9 14 thousand pounds or less, unless the vehicle is used to 15 transport hazardous materials requiring a placard or if the 9 16 vehicle is designed to transport more than fifteen passengers, 9 17 including the driver. For the purpose of complying with the 9 18 hours of service recordkeeping requirements under 49 C.F.R. } 9 19 395.1(e)(5), a driver's report of daily beginning and ending 9 20 on=duty time submitted to the motor carrier at the end of each 21 work week shall be considered acceptable motor carrier time 22 records. In addition, rules adopted under this section shall 23 not apply to a driver operating intrastate for a farm 24 operation as defined in section 352.2, or for an agricultural 25 interest when the commercial vehicle is operated between the 26 farm as defined in section 352.2 and another farm, between the 27 farm and a market for farm products, or between the farm and 28 an agribusiness location. A driver or a driver=salesperson 29 for a private carrier, who is not for hire and who is engaged 30 exclusively in intrastate commerce, may drive twelve hours, be 31 on duty sixteen hours in a twenty=four hour period and be on 32 duty seventy hours in seven consecutive days or eighty hours 33 in eight consecutive days. For=hire drivers who are engaged 34 exclusively in intrastate commerce and who operate trucks and 35 truck=tractors exclusively for the movement of construction 1 materials and equipment to and from construction projects may 10 10 2 also drive twelve hours, be on duty sixteen hours in a twenty= 3 four=hour period, and be on duty seventy hours in seven

10 4 consecutive days or eighty hours in eight consecutive days. 10 5 driver=salesperson means as defined in 49 C.F.R. } 395.2, as 10 adopted by the department by rule.

8. Rules adopted under this section shall not apply to vehicles engaged in intrastate commerce and used in 8 combination, provided the gross vehicle weight rating of the 10 10 towing unit is ten thousand pounds or less and the gross combination weight rating is twenty=six thousand pounds or 10 12 less.

Sec. 19. Section 321.450, subsection 4, Code 2003, is amended to read as follows:

4. Notwithstanding other provisions of this section, rules 10 16 adopted under this section shall not apply to a farmer or employees of a farmer when transporting an agricultural 10 18 hazardous material, except class 2 material, between the sites 10 19 in the farmer's agricultural operations unless the material is 10 20 being transported on the interstate highway system. As used 10 21 in this subsection, "farmer" means a person engaged in the 10 22 production or raising of crops, poultry, or livestock; "farmer" does not include a person who is a commercial 10 24 applicator of agricultural chemicals or fertilizers.
10 25 Sec. 20. Section 321E.7, Code 2003, is amended by adding

the following new subsection:

10 27 <u>NEW SUBSECTION</u>. 1A. The gross weight on any one axle of 10 28 any vehicle or combination of vehicles traveling under a 10 29 permit issued in accordance with this chapter shall not exceed 10 30 the maximum axle load prescribed in section 321.463; except that any one axle on a vehicle or combination of vehicles 10 32 transporting construction machinery shall be allowed a one 10 33 thousand pound weight tolerance, provided the total gross 10 34 weight of the vehicle or combination of vehicles does not 10 35 exceed the gross weight allowed by the permit.

Sec. 21. Section 321M.9, subsection 1, Code 2003, is

amended to read as follows:

FEES TO COUNTIES. Notwithstanding any other provision in the Code to the contrary, the county treasurer of any county authorized to issue driver's licenses under this chapter shall retain for deposit in the county general fund three five dollars and seventy-five cents of fees received for 8 each issuance or renewal of driver's licenses and nonoperator identification cards, but shall not retain any moneys for the issuance of any persons with disabilities identification 11 11 devices. The county treasurer shall remit the balance of fees 11 12 to the department.

11 13 Sec. 22. Section 322.19, unnumbered paragraph 5, Code 11 14 2003, is amended to read as follows:

11 15 Amount financed shall be For purposes of this chapter, amount financed" means as defined in section 537.1301.

However, notwithstanding section 322.33, subsection 3, the 11 17 <u>However,</u> amount financed may also include additional charges for the following, which shall not be included in the finance charge: 1. A motor vehicle service contract as defined in section

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11 19 11 20 11 21 11 22 <u>Voluntary debt cancellation coverage, whether insurance</u> 23 or debt waiver, which may be excluded from the finance charge 24 under the federal Truth in Lending Act as defined in section <u>537.1302.</u>

11 26 Sec. 23. <u>NEW S</u> 11 27 SYSTEMS == INTENT. NEW SECTION. 324A.7 URBAN PUBLIC TRANSIT

An urban public transit system shall, to the extent 11 29 practicable, utilize private=sector operators in the planning 11 30 and provision of transit services.

Sec. 24. NEW SECTION. 325A.7A TARIFFS == APPROVAL BY 11 32 DEPARTMENT.

TRANSPORTATION PROHIBITED. A motor carrier of 11 34 household goods shall not undertake to perform any service 11 35 for, engage in, or participate in the transportation of personal effects or property between points within this state until the motor carrier's tariff has been filed, posted, and approved by the department.

2. CHANGE IN TARIFF. Unless the department orders otherwise, a motor carrier of household goods shall give thirty days' notice to the department and to the public, as 6 provided by rules adopted by the department, prior to making a change in a tariff.

3. CHANGES WITHOUT NOTICE. The department, for good cause 12 10 shown, may allow changes in a tariff without the thirty days' 12 11 notice required in subsection 2 by issuing an order specifying 12 12 the changes to be made and the time they shall take effect.

12 13 4. POWER TO REVISE TARIFF. Any time a tariff is filed 12 14 with the department, the department may hold a hearing for the

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12 15 purpose of determining that the tariff is just, reasonable,
12 16 and nondiscriminating. The hearing shall be conducted by the
12 17 director or the director's designee.
12 18 5. SUSPENSION OF TARIFF. Pendin
           5. SUSPENSION OF TARIFF. Pending the hearing and the
12 19 decision of the department, the tariff shall not be put into
12 20 effect; however, this period of suspension of the tariff shall
12 21 not exceed one hundred twenty days beyond the time the tariff
12 22 would otherwise have been effective after filing and thirty
12 23 days' notice.
12 24 6. DECISION. Following the hearing, the department shall 12 25 establish the tariff changes proposed by the motor carrier in
12 26 whole or in part, or establish other changes the department
12 27 determines to be just, reasonable, and nondiscriminating.
          Sec. 25. <u>NEW SECTION</u>. 325A.7B AGENCY TARIFFS.

1. AUTHORIZATION. Sections 325A.2 and 325A.7 shall not be
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12 30 construed to prohibit the making of rates by two or more motor
12 31 carriers of household goods.
12 32 2. AGENCY TARIFFS. The
           2. AGENCY TARIFFS. The names of the several motor
12 33 carriers that are parties to an agency tariff shall be
12 34 specified in the tariff. Unless otherwise required by the
12 35 department, the agency tariff may be filed by only one of the 13 1 parties to the agency tariff, or by a tariff filing agent,
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    2 under a power of attorney granted by each of the parties to
    3 the agency tariff not doing the filing and filed with the 4 department on forms prescribed by the department.
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          Sec. 26. Section 321.191, subsection 10, as enacted in
    6 this Act, is repealed effective July 1, 2008.
7 Sec. 27. The section in this Act amending section 321M.9
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    8 is repealed effective July 1, 2005.
           Sec. 28. The state department of transportation, in
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13 10 consultation with the Iowa county treasurers association,
13 11 shall conduct a study of the county driver's license issuance
13 12 program, including the financial effect the program has had on
13 13 counties. The department shall report its findings and
13 14 recommendations to the general assembly no later than December
13 15 31, 2003.
          Sec. 29. EFFECTIVE AND RETROACTIVE APPLICABILITY DATES.

1. The section of this Act amending section 321E.7, being
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13 18 deemed of immediate importance, takes effect upon enactment.
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           2. The sections of this Act enacting sections 325A.7A and
13 20 325A.7B, being deemed of immediate importance, take effect 13 21 upon enactment and apply retroactively to January 1, 2002.
           3. The sections of this Act amending section 321.24,
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13 23 subsection 3, section 321.45, subsection 2, paragraph "a", and
13 24 section 321.50, subsections 1, 2, and 3, take effect July 1,
13 25 2004.
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                                           MARY E. KRAMER
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                                           President of the Senate
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                                           CHRISTOPHER C. RANTS
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                                           Speaker of the House
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           I hereby certify that this bill originated in the Senate and
       is known as Senate File 97, Eightieth General Assembly.
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                                           MICHAEL E. MARSHALL
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Secretary of the Senate

Approved ______, 2003

14 12 14 13 THOMAS J. VILSACK

14 14 Governor

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